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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

INDIAN STATISTICAL INSTITUTE

STATISTICIAN'S DIPLOMA EXAMINATION, MAY 1963

List of candidates declared as passed in the different papers of the examination

Symbol : "P*" stands for pass with distinction; "P" stands for pass; "x" stands for fail or absent, and "—" stands for not registered.

A. General Papers

Sl. No.	Registration No.	Roll No.	Name of candidate	Paper						
				I	II	III	IV	V	VI	VII
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1	105	B 105	Shanker Purushottam Joshi	P	P	—	—	P	—	—
2	172	B 172	B. Bhagavatheeswaran	—	—	—	P	—	—	P
3	177	B 177	Miss Relc Mangala Raghuweer	—	—	P	x	—	P	P
4	1	C 1	Chittaranjan Paul	—	—	P	—	—	—	x
5	2	C 2	Sunil Kumar Mukhopadhyay	—	—	—	—	P	P	—
6	16	C 16	Farruk Ahmed	x	x	—	P	x	—	—
7	17	C 17	Akhil Nath Bhattacharya	—	P	—	—	—	—	—
8	27	C 27	Gopal Chandra Mukhopadhyay	—	P	—	—	x	—	x
9	43	C 43	S. T. Nagarathinam	—	P	—	—	—	—	P
10	50	C 50	Bibhas Chandra Sasmal	P	—	P	—	—	P*	—
11	87	C 87	Chitrapu Hanumantha Rao	—	—	P	x	—	—	P
12	91	C 91	Syamal Kumar Sen	P	—	—	—	P	—	—
13	93	C 93	Nanduri Chinnam Raju	—	—	P	—	—	—	—
14	115	C 115	Samir Kumar Basu	—	—	x	—	—	P	x
15	163	C 163	Miss Minati Basu Ray Chaudhuri	—	—	P	P	—	x	P
16	169	C 169	Pranbandhu Das	—	P	—	—	—	—	—
17	187	C 187	Guru Narayan Samanta	—	—	x	x	—	P	P
18	189	C 189	Sankar Kumar Ray	x	P	—	—	P	P	—
19	190	C 190	Prakas Chandra Kundu	—	—	—	—	—	P	—
20	234	C 234	Pranabendra Mohan Mitra	—	—	x	—	—	P	—
21	235	C 235	Arun Kumar Mukhopadhyay	—	P*	P	P	x	P	P*
22	244	C 244	Himansu Bandyopadhyay	P	—	—	—	P	—	—
23	251	C 251	Asim Kumar Gupta	—	—	—	x	—	—	P
24	252	C 252	Ajoy Kumar Guha	x	—	x	—	P	—	—
25	255	C 255	Bimalendu Mahalanobis	x	—	—	—	P	—	—
26	277	C 277	Prasad Sachidanand	P	P	P	—	—	—	—
27	280	C 280	Malay Chand Chatterjee	—	—	—	P	—	—	P
28	284	C 284	Mate Gajanan Shridhar	—	P	P	—	—	—	—
29	285	C 285	Asim Kanti Biswas	x	—	P	—	—	P*	—
30	5	D 5	Suresh Chandra Rai	—	—	—	—	—	P	P
31	30	D 30	Man Mohan Dua	—	—	—	—	—	—	P*
32	47	D 47	Raj Kumar Dhawan	—	P	—	—	x	P	—
33	57	D 57	T. V. Krishnan	—	—	—	P	P	P*	P
34	58	D 58	B. D. Jaiman	—	—	x	x	P	P	x
35	65	D 65	Lal Singh	—	—	—	—	—	P	—
36	84	D 84	C. Sankara Rao	—	—	—	P	—	—	—
37	104	D 104	Krishan Lal Kohli	—	P	P	—	—	—	—
38	107	D 107	Narinder Kumar Gautam	P	—	—	P	—	P	—
39	148	D 148	Kailash Nath Anand	—	—	—	P	—	—	—
40	161	D 161	Radha Sham Gupta	x	x	P	P	—	—	—
41	211	D 211	S. Harihara Aiyar	—	—	—	—	—	P	x
42	226	D 226	Subhash Chander Sachdev	—	P	—	—	—	—	—
43	228	D 228	Dev Raj Taneja	—	P	—	—	—	—	—

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
44	239	D 239	Mohan Moreshwar Talwalker	x	P	P	P	x	x	P
45	273	D 273	Raj Behari Mehra	—	P	—	—	—	—	—
46	274	D 274	Surendra Shanker Yajnik	P	—	—	—	—	—	—
47	275	D 275	Dev Parkash Dewan	—	x	—	—	P	—	—
48	286	D 286	Ved Parkash Rustagi	P	—	—	x	x	—	—
49	288	D 288	Viswanath Sadashiv Tulpule	—	—	x	P	—	—	—
50	60	L 60	Probir Kumar Banerjee	x	—	P	—	—	—	—
51	62	L 62	Visheshwar Dayal Sharma	—	P	—	—	P	—	x
52	179	L 179	Umashanker Agnihotri	—	—	x	P	—	P	P
53	209	L 209	Mohammad Salim	—	—	—	—	—	P*	—
54	250	L 250	Maheshwari Prasad Saksena	—	—	x	—	—	P	—
55	258	L 258	Rameshwar Prasad Shrivastava	—	—	—	—	P	—	—
56	37	M 37	V. Balasubramanian	—	—	P	—	—	P	x
57	38	M 38	R. Ramanathan	—	—	P	—	x	x	—
58	42	M 42	Rajagopalan, S.	—	—	P	—	P	P	—
59	77	M 77	P. R. Somasundaram	—	—	P	—	—	P	P
60	90	M 90	Rudravaram Lakshmikantha Rao	—	—	—	—	—	P	x
61	178	M 178	Kodali Venkata Krishnamurthy	—	P	—	P	—	P	P
62	232	M 232	P. S. Kalyanaraman	x	P	x	—	x	x	—

B. Subjects of Specialisation

Sl. No.	Registra- tion No.	Roll No.	Name of candidate	Subject of Specialisation	Paper		
					VIII	IX	X
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	48	B 48	Mohan Vinayak Phatak	Sample Surveys	P	—	—
2	174	B 174	Kulbhusan Raj Bhatia	Sample Surveys	x	—	P
3	1	C 1	Chittaranjan Paul	Techniques of Computa- tion.	—	—	P
4	284	C 284	Mate Gajanan Shridhar	Techno-commercial Statistics.	—	P	x
5	30	D 30	Man Mohan Dua	Sample Surveys	—	P	—
6	44	D 44	Kanwar Manmohan Singh Bedi	Sample Surveys	x	—	P
7	49	D 49	Jatinder Singh Maini	Sample Surveys.	—	—	P
8	70	D 70	Ram Parkash Katyal	Design & Analysis of Experiments.	—	—	P
9	107	D 107	Narinder Kumar Gautam	Design & Analysis of Experiments.	P	x	—
10	239	D 239	Mohan Moreshwar Talwalker	Statistical Inference	P	x	P
11	268	D 268	R. T. Sampathkumar	Sample Surveys	P	P	P
12	28	M 28	N. Ramakrishnan	Sample Surveys	x	—	P
13	37	M 37	V. Balasubramanian	Sample Surveys	x	—	P

203, BARRACKPORE TRUNK ROAD,
CALCUTTA-35,
10 October 1963.

(S. RAJA RAO)
Secretary,
Examinations Committee.

INDIAN STATISTICAL INSTITUTE
COMPUTER'S CERTIFICATE EXAMINATION, MAY 1963

List of candidates declared as passed in the different papers of the Examination

Symbol : "P*" stands for pass with distinction; "P" stands for pass; "x" stands for fail or absent, and "—" stands for not registered.

Sl. No.	Registra- tion No.	Roll No.	Name of candidate	Paper				
				I	II	III	IV	V
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1	111	C 111	Sasanka Sekhar Sen Gupta	P	—	—	x	—
2	155	C 155	Salil Kumar Basu	P	x	x	x	x
3	205	C 205	Paritosh Majumdar	—	—	P	P	—
4	257	C 257	Dulal Chandra Banerjee	—	—	P	x	P
5	263	C 263	Tusar Kanti Banerjee	—	—	—	—	P
6	184	D 184	Man Mohan Krishan Sood	—	—	P	x	x
7	106	G 106	Swaraj Kanta Paul	—	—	—	P	—
8	122	G 122	Panna Lall	x	—	P	—	—
9	130	G 130	Mohd. Shamsuddin	—	—	—	P	—
10	134	G 134	Giridhar Chatterjee	—	—	—	P	—
11	137	G 137	Md. Muslim	—	—	—	P*	—
12	139	G 139	Ramendra Narayan Kar	—	—	—	P	—
13	214	G 214	Md. Yasin Ansari	—	P	—	—	—

203, BARRACKPORE TRUNK ROAD,
CALCUTTA-35,
10 October 1963

(S. RAJA RAO)
Secretary,
Examinations Committee.

NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Deputy Director, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay, the same having been previously placed on the notice board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

(1) Bye-law 330D shall be inserted after Bye-law 330C under a special Section "Rights of Members to enter into contracts and payment of extra deposits".

"330D(a) A member who has paid an initial deposit of Rs. 50,000 or Rs. 15,000 for becoming a member of the Exchange shall be entitled to enter into contracts of oilseeds, oils and oilcakes.

(b) A member who has paid an initial deposit of Rs. 5,000 for becoming a member of the Exchange or a member who is exempted from paying membership deposit under Article 4(1)(b)(i) shall be entitled to enter into contracts either in oilseeds or in oils and oilcakes. He shall also be entitled to enter into contracts of oilseeds and oils or oilcakes on payment of an extra deposit of Rs. 1,000/- and contracts of oilseeds, oils and oilcakes on payment of an extra deposit of Rs. 2,000/-.

(c) A member who has paid an initial deposit of Rs. 1,000/- for becoming a member of the Exchange shall be entitled to enter into hedge and/or transferable specific delivery contracts of groundnut cake only. He shall also be entitled to trading in hedge and/or transferable specific delivery contracts of groundnut oil on payment of an extra deposit of Rs. 1,000/-.

(d) Subject to the provisions of the clause III of Article 4 of the Articles of Association of the Exchange, the extra deposit or deposits paid by members for doing business in hedge and/or transferable specific delivery contracts of groundnut oil and/or groundnut cake shall be refunded to those members who after paying such deposit decide to discontinue business in the commodity for which they have paid the extra deposit. Provided however, these deposits shall be refundable subject to conditions as stated below :—

(i) The extra deposit will not be refundable earlier than Kartik of any year following the year during which the deposit has remained with the Exchange provided that notice is given by the member to the Exchange of his intention to discontinue business in the commodity for which he has paid the extra deposit, latest by Aso Vadi Amas of the year during which his deposit has remained with the Exchange. Provided, further that in case of a member who has resigned the deposit shall be refunded to him after his resignation has been accepted by the Board.

(ii) The refund of extra deposit shall be subject to the sanction of the Board who shall be entitled to make any inquiries to satisfy themselves, that the deposit has become refundable.

(e) The extra deposit will carry interest at such rate not exceeding 2½% for any one year as may be fixed by the Board from time to time. Provided that such deposit has remained with the Exchange for one full year i.e. from Kartik to Aso both inclusive.

(f) The extra deposit will be kept with the Exchange subject to the Articles of Association, Rules, Regulations and Bye-laws of the Exchange except to the extent otherwise provided for in sub-clause (d) referred to above.

(g) The extra deposit of a member shall be liable to be utilised in case of a member failing to fulfil the engagements, obligations or liabilities to the Exchange or to other members of the Exchange arising out of any contract or obligations made subject to the Rules, Regulations and Bye-laws of the Exchange. The Exchange shall have the first lien on the amount of the deposit

in respect of such members, engagements, obligations or liabilities to the Exchange and the surplus, if any, shall subject to second lien, in favour of other members in respect of engagements, obligations, or liabilities in his or its capacity as a Member of the Exchange whether the period for the payment, fulfilment or discharge thereof shall have actually arrived or not. The deposit or part thereof to be repaid, if any, to a member shall be repaid within a period of one month from the date on which all the liabilities of the member are fully met with."

(2) Bye-law 345 shall be deleted.

Asstt. Secretary

The Bombay Oilseeds & Oils Exchange Ltd.

Bombay :

11th September 1963.

NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay, the same having been previously placed on the notice board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

ANNEXURE

331. In Sub-Clause (i) of Bye-law 331(a) the following shall be added viz.

"and every hedge transaction of purchase or sale of groundnut cake at the rate of 5 Naye Paise per 10 Metric Tons."

ADDITIONAL BYE-LAWS FOR HEDGE TRADING IN GROUNDNUT OILCAKE (EXPPELLER).

377. Bye-laws beginning with No. 378 to 390 (both inclusive) are additional Bye-laws for hedge trading in Groundnut Cake. All the Bye-laws of the Exchange as may be enforced at any time or from time to time shall also be applicable to all the matters connected with hedge contracts in Groundnut Cake in so far as those matters are not specifically dealt with, in the additional Bye-laws for hedge contracts in Groundnut Cake and are not repugnant to the additional Bye-laws.

378. For the purpose of hedge trading in Groundnut Cake, the basis of quality shall be groundnut cake expeller variety, containing oil and Albuminoids not less than 52% and sand and/or silica not more than 2½% and free from admixture of other oilcakes and any other seeds or foreign matter and free from castorseed and/or castorseed husk and containing fibre not more than 14% as per following specifications and quality allowances.

(1) *Basis of the Contract.*—Groundnut expeller oilcake (slice variety) fair average quality of the season, free from admixture of other oilcakes and any other seeds or foreign matter, having—

(a) Oil and Albuminoids combined not less than 52%

(b) Sand and/or silica not more than 2½%.

(c) Free from castorseed and/or castor husk.

(d) Fibre contents not more than 14%.

(2) *Allowances.*—Oil and Albuminoids combined.

(a) 52% pass.

(A) *Discount for tenders below basis :*

(a) For deficiency up to 3%, a proportionate allowance at the rate of 1% of the delivery order price per each of the first three units or any fraction thereof shall be payable by the seller to the buyer.

(b) For deficiency of fourth and fifth units or part thereof an additional proportionate allowance at a rate of 2% per each fourth and fifth unit shall be payable by the seller to the buyer.

- (c) For deficiency of over 5% (i.e. below 47% O.A. combined) the buyer shall have the option to reject the goods or accept them at an additional proportionate allowance at the rate of 3% for deficiency of each 1% or fraction thereof below 47% payable by the seller to the buyer.
- (B) *Premia for tenders above basis :*
- (a) Above 52% but up to 54%, seller will be entitled to a proportionate premium of 1% of the delivery order price per each unit or fraction thereof on pro-rata basis.
- (b) Above 54%, the seller shall not be entitled to any additional premium.
- (3) *Sand and/or Silica:*
- (a) Up to 2½% pass.
- (b) For excess over 2½% up to 5% a proportionate allowance at the rate of 1% of the delivery order price for each unit of excess or any fraction thereof shall be payable by the seller to the buyer.
- (c) For excess over 5%, the buyer shall have the option to reject or accept the goods at an additional proportionate allowance at the rate of 2 per cent of the delivery order price for each unit of excess over 5% or for any fraction thereof from the seller.
- (4) *Castorseed and/or Castorseed Husk.*—Should the cake contain castorseed and/or castorseed husk, the goods shall be taken at an allowance to the buyer by the seller at the following rates :—
- ½% of the delivery order price if not exceeding 0.001 per cent.
- 1% of the delivery order price if not exceeding 0.002 per cent.
- 1½% of the delivery order price if not exceeding 0.005 per cent.
- For excess over 0.005 per cent, the buyer shall have the option to reject or accept the goods at an additional proportionate allowance from the seller at the rate of 1% for every additional unit of 0.001% in excess of 0.005% subject to a total maximum allowance of 10% including 1½% for up to 0.005 per cent of the delivery order price.
- (5) *Fibre Contents.*—
- (a) Up to 14% pass.
- (b) above 14%, the goods shall be taken at an allowance to the buyer by the seller at the following rates.
- 1½% of the delivery order price for each additional unit of excess or fraction thereof up to 16%.
- 1% of the delivery order price for each additional unit or fraction thereof above 16%.

379. Unit of Trading for Groundnut Cake shall be 10 Metric Tons and Unit of Quotations shall be one Metric Ton.

380. The period of delivery for Groundnut Cake shall be as under :—

- (i) January
- (ii) April
- (iii) July
- (iv) September.

381. Hedge trading in new delivery shall commence in the period shown hereunder for the delivery shown against it.

- (a) In the month of June or July for January and April deliveries of the following year.
- (b) In the month of January for July delivery of the same year.
- (c) In the month of April for September delivery of the same year.
- (d) The Board shall with the previous approval of the Forward Markets Commission, fix the dates from which such hedge trading will commence. In case the Board decide to permit hedge trading in the period otherwise than what is provided above, the Board shall do so with the previous approval of the Forward Markets Commission.

382. (a) Delivery against hedge contracts in Groundnut Cake shall be in Bombay. The Board of Directors shall, however, be authorised to permit delivery of Groundnut Cake against hedge contracts at such up-country centres as they deem proper before the start of hedge trading for a particular year and to insert schedule of such up-country centres in the Appendix to the Bye-laws.

The Board of Directors shall also be at liberty in consultation with the Forward Markets Commission to make such changes in the schedule as they may think proper before the start of hedge trading for a particular year. No change shall be made therein during the year.

(b) Bye-laws relating to up-country delivery in hedge contracts of oilseeds shall also be applicable to all matters connected with up-country delivery of Groundnut Cake against hedge contracts in so far as these matters are not specifically dealt with in these Bye-laws and are not repugnant to these Bye-laws.

(c) The seller shall pay Rupee one per ton or such amount as may be fixed by the Board from time to time as discount for delivering Groundnut Cake against hedge contract at up-country centres.

(d) Any and all questions which arise under these Bye-laws regarding up-country delivery of Groundnut Cake shall directly be referred to the Board of Directors, and the decision of the Board shall be final and binding on all parties.

383. (a) For the fulfilment of hedge contract in Groundnut Cake goods shall be delivered by godown delivery only.

(b) Every Delivery order shall be issued in a lot of 10 Metric Tons and it shall be issued at the immediately preceding clearing rate. The parties issuing the Delivery Orders shall receive or pay through the Clearing difference between the rate of the preceding clearing and the rates of the transactions effected after such Clearing.

(c) The seller shall issue delivery orders for such goods as are lying in the godown belonging to him, his mucadam, his agent or his constituent in Bombay and in such other places as may be prescribed by the Board for up-country delivery under the Bye-laws. In case delivery orders are issued for Bombay and if the goods are outside the limits of the area covered between Colaba and Sion, but within the Municipal Limits of Bombay, then the seller shall pay to the buyer such extra charges as may be fixed by the Board from time to time. If the goods are delivered from up-country centres fixed by the Board, the seller shall pay to the buyer Railway Freight (from the place of delivery to Bombay) at the rate applicable to wagon load plus other expenses as may be fixed by the Board from time to time.

(d) On every tender day members who have entered into hedge contracts for purchase or sale of Groundnut Cake shall send to the Clearing House Instruction Forms containing a full list of such contracts in units of 10 Metric Tons.

(e) For every tender of 10 Metric Tons the first tenderer shall pay a Registration fee of 50 Naye Paise. Each succeeding tenderer shall pay 50 Naye Paise for each of the contract entered on tender form.

(f) The Clearing House before sending the Pucca Delivery Order to the last buyer, shall put in the same the last date for taking delivery of the goods which shall be the 7th working day after the delivery order is received by the buyer.

(g) The buyer shall take delivery of the goods within seven working days from the day of the receipt of the delivery order from the Clearing House.

(h) The Board shall be entitled to extend the period of delivery or provide in the delivery order itself a longer period for delivery on its own or at the request of the buyer or the seller.

384. (a) The buyer shall not refuse to take delivery of the goods even if there be any dispute regarding specifications or quality.

(b) (i) In the event of the buyer failing to take delivery, the seller shall make an application on the next day thereafter in writing to the Exchange with details of the goods etc. On the receipt of such application from the seller, the Exchange shall immediately notify to the buyer of the same and in absence of a satisfactory reply within 24 hours thereof, the Exchange shall intimate to the seller that he (seller) would be entitled to sell the tendered goods in the open market on account and at the risk of the

buyer. Such sale by the seller shall be done in the presence of an Officer of the Exchange.

(ii) In selling the goods as aforesaid on account and at the risk of the buyer, if there be any profit, the buyer shall not be entitled to receive the same from the seller. But, if there be any loss to the seller he will be entitled to recover the same from the buyer as also the expenses incurred for the sale.

385. If the seller does not issue a delivery order for the fulfilment of his outstanding sale transactions within the prescribed time in the delivery period he shall pay to the buyer a penalty for failure to tender goods at Rs. 5.00 per Metric Ton in addition to the difference between the rate of the previous clearing or the rate of the contract, whichever is applicable and the due date rate fixed under the Bye-laws.

386. If the seller has issued delivery order against hedge contract, but fails to deliver goods or delivers lesser quantity of goods against the delivery order issued by him, he shall pay to the buyer, for the quantity undelivered, the difference between the rate of the delivery order and the spot rate of the date of default plus a penalty at Rs. 10.00 per Metric Ton. If the date of default falls on due date or after the due date, the difference shall be paid between the rate of the delivery order and the rate of the due date plus penalty of Rs. 10.00 per Metric Ton.

387 (a) Packing shall be in new or sound second-hand gunny bags without patches and of suitable strength to stand ordinary wear and tear.

(b) The buyer shall be entitled to an allowance if the bags are not of the above type. In case the seller and buyer fail to agree mutually on surveying of bags, the survey bye-laws of oil-seeds, so far as they relate to survey of bagging shall be applicable for oilcakes.

(c) Packing shall be of uniform weight in each tender. When the difference in weight between bag to bag is found up to 1 kg. then it will be treated as of uniform weight. But when the difference is found more than 1 kg. then the seller shall pay Rs. 10.00 per 100 bags as re-packing charges to the buyer.

388 (a) The buyer shall take delivery of the goods from the seller's godown.

(b) The parties shall weigh the goods and draw samples at the seller's godown at the time of delivery.

389 (a) **PAYMENT :**

(i) The buyer shall pay 90% as a part-payment to the seller against the delivery of goods without raising any objection as to the quality of goods. The balance of 10% or the amount due shall be paid by the buyer within four working days after final weighment, analysis and bagging allowance, if any, have been settled according to the Bye-laws of the Exchange. The seller shall also be entitled to ask the buyer to deposit the 10% in cash in the office of the Exchange at the time of weighment when he has received 90% against the delivery of goods. The seller shall, however, be entitled to ask the buyer to deposit the amount equivalent to the cost of the goods in the Office of the Exchange before effecting the delivery and where a seller has made such demand the buyer shall deposit the amount in the Office of the Exchange within two working days from the receipt of letter from the seller to that effect.

(ii) The final 10% payment shall be withheld by the buyer on account of dispute regarding any other supplies or any other outstanding account between the parties.

(iii) If the buyer delays the payment, he shall have to pay the amount due with interest thereon at 6% per annum for the delayed period. If the payment is withheld wrongly, the Board of Directors may direct the buyer to pay the seller such penalty in addition to the interest, as they deem fit on an application received by the Exchange from the seller.

(b) **REJECTION OF GOODS :**

If under final analysis report the buyer becomes entitled to reject the goods the following provisions shall apply :—

(i) If the buyer intends to reject the goods he shall inform the seller in writing of his intention to reject the goods before the end of working day following the day of the receipt of the final analysis report under which he rejects the goods.

(ii) The seller shall take away the rejected goods from the godown of the buyer at his own expenses within five working days on receiving intimation from the buyer regarding rejection of goods and refund the amount taken as advance against rejected goods together with interest at 50 Naye Paise for Rs. 100/- per month and insurance charges at 75 Naye Paise per 100 bags per month. The seller shall also forthwith pay to the buyer the expenses incurred by him (the buyer) for weighment and transporting the goods to his godown and the analysis fees, if any. If the seller fails to take back his rejected goods from the buyer's godown within five working days as provided above, the buyer shall be entitled to charge godown rent at the rate of 5 Naye Paise per bag per day for the period during which the rejected goods remained in the buyer's godown after such five working days. The buyer shall not be responsible for the reduction or loss of weight of the rejected goods after a period of 7 days of the notice of rejection from the buyer. The insurance charges, godown rent, rate of interest and other expenses referred to in this bye-law shall, however, be subject to such alterations or variations as may be decided by the Board of Directors from time to time.

(iii) If the goods are rejected before the due date, the seller shall pay to the buyer on account of the rejected goods the difference between the rate of delivery order and the closing rate of the day on which the buyer gives intimation to the seller regarding rejection of goods and if the goods are rejected on or after the due date then the difference between the rate of the delivery order and the due date rate and shall also pay a penalty at Rs. 5.00 per metric ton in addition to the differences payable as mentioned above in both the cases. The seller, however, shall not be entitled to receive from the buyer the difference between the rates as stated above if the rate is in his (seller's) favour but he shall have to pay to the buyer expenses fixed by the Board from time to time in this respect.

Note of Rejection :

The word "Rejection" shall mean rejection under "Final Analysis Report". The Final Analysis Report means any of the following :—

(i) The "First Analysis Report" in case it is accepted by the buyer and the seller.

(ii) The "Appeal Test" in case it is accepted by both the buyer and the seller

or

(iii) The "Third Test".

(c) **ANALYSIS :**

"First Analysis Report"

(i) If samples are drawn in Bombay, the buyer shall send for analysis one sealed sample within 3 working days from the date of drawing of samples to the Exchange.

(ii) If samples are drawn at an up-country station the buyer will send samples from up-country station for analysis to the Exchange within 3 working days of drawing of the samples.

"Appeal Test".

(iii) A party desiring to go for appeal test, shall intimate the opposite party about the same within 3 working days of receipt of first analysis report.

(iv) After giving notice regarding appeal test, the party requiring Appeal Test will arrange for Appeal Test by submitting countersealed samples in his possession to the Exchange within three working days from the day on which he sent the notice to the opposite party.

- (v) The mean of the two analysis shall be accepted as final, if the variation does not exceed $\frac{1}{2}\%$ but otherwise at the request of either party made within 3 days of receipt by them of official copy of analysis report and on notice being given to the other party a third sealed sample shall be submitted by the aggrieved party to the Exchange for the third test. On receipt of the third sample, Exchange will get the sample analysed in such manner as may be decided by the Board from time to time.

"Third Test"

- (vi) If the third test is preferred, the mean of the two tests nearest of each other shall be accepted as final and binding on both parties.
- (vii) The cost of the first analysis will be borne by the Buyer and in subsequent analysis of "Appeal Test" and in "Third Test" the party against whom the report goes, shall bear the analysis charges or each warranty.
- (viii) In case of rejection of goods, all charges and expenses shall be borne by the seller.

390. Samples representing goods delivered against all tenders issued against hedge contracts of Groundnut Cake shall be analysed in the Laboratory of the Exchange for the purpose of determining the quality of the goods tendered and allowance payable in respect thereof. Six samples each weighing minimum 500 grams shall be drawn in the presence of the buyer and the seller, and sealed with the seals of the buyer and the seller. Samples should show marks of bags, if any, number of bags, date of drawing samples, description of goods and sample labels be signed by the representatives of the buyer and the seller.

Following forms for hedge contracts of Groundnut Cake be inserted in the Appendix to the Bye-laws of the Exchange.

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.
FORM FOR HEDGE CONTRACTS FOR GROUND-
NUT CAKE

(Between Member and Non-member)

Contract No. Bombay. 19

Shri/Messrs.

BOMBAY.

Dear Sir/Sirs,

I/We have this day ^{*bought from} sold to you, subject to for
the Bye-laws in force from time to time of the Bombay Oilseeds & Oils Exchange Ltd.
Metric Tons of Groundnut Cake for
delivery at Rs. per Metric Ton.

TERMS

Delivery from to
at seller's option. Buyer to take delivery of goods from the seller's godown as per Bye-laws of the Exchange.

Quality specifications, packing, allowances, payment etc. according to the Bye-laws.

Brokerage—55 Naye Paise per Metric Ton to be paid by the Seller.

Yours faithfully,

Member's Signature.

Broker

*Strike out whatever is not applicable.

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.
FORM FOR HEDGE CONTRACTS FOR GROUND-
NUT CAKE

(Between Member and Non-member)

Contract No.

Made in Bombay on of
To

Shri/Messrs.
Dear Sir/Sirs,

I/We have this day ^{*bought from} sold to you, subject to the for
Bye-laws of the Bombay Oilseeds & Oils Exchange Ltd., in force now and from time to time in future and subject also to my/our usual charges and terms of business mentioned below. Metric Tons of Groundnut Cake for delivery from to at seller's godown at Rs. per Metric Ton.

TERMS

1. I/We am/are not at all responsible for any errors or delay in transmission of telegrams or post.
2. You shall pay to me/us all amounts due in respect of periodical settlements according to the Bye-laws of the Exchange. You shall as and when required deposit with me/us within 24 hours, any amount demanded by me/us in terms of the Bye-laws as margin till the completion of the contract and if you fail to do so, I/we shall be at liberty to close your transactions under term 4 thereof.
3. This contract shall be taken as having been made between Principal and Principal.
4. If you fail to comply with any of the aforesaid terms or to return to me/us duly signed the attached confirmation note within three days from the receipt thereof, I/we shall be at liberty to close the contract at market rate at your risk and on your account without consulting you.
5. In the event of any dispute of any nature arising out of this contract the same shall be settled by Arbitration in Bombay according to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd.

Yours faithfully,

Member's signature

*Strike out whatever is not applicable.

**Delivery may also be given at any up-country centres fixed by the Board.

Schedule of Upcountry Centres for delivery of
GROUNDNUT OILCAKE (EXPELLER) against hedge contracts.

1. Jalgaon.
2. Dhulia.
3. Chalisgaon.
4. Pachora.
5. Sholapur.
6. Sangli.
7. Adoni.
8. Latur.
9. Jalna.
10. Nasik.
11. Warangal.
12. Hyderabad.
13. Dahod.
14. Derol.
15. Godhra.
16. Vejalpur.
17. Kapadvanj.
18. Baroda.
19. Talod.
20. Raichur.

21. Himmatnagar.
22. Rajkot.
23. Dhoraji.
24. Junagadh.
25. Bhavnagar.
26. Gondal.
27. Mahuva.
28. Amreli.
29. Surendranagar.
30. Jamnagar.
31. Veraval.
32. Sitapur.
33. Agra.
34. Hathras.
35. Ludhiana.
36. Khanna.
37. Ratlam.
38. Indore.
39. Ujjain.
40. Ramganjmandi.
41. Madras.

Bombay

Sr. Asstt. Secretary

12-8-1963. The Bombay Oilseeds & Oils Exchange Ltd.

NOTIFICATION BY THE RAJDHANI GRAINS & JAGGERY EXCHANGE LTD., DELHI

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162, dated the 4th May 1960 has been obtained the following amendments made to the Bye-laws of the Rajdhani Grains & Jaggery Exchange Ltd., Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

After Bye-law 270, the following new Bye-laws shall be added, namely :—

I. 270A. The sellers and buyers shall send delivery orders and demand notices respectively to reach the office of the Company 11 days before the due dates of Mustard Seed Oil Cake deliveries. The Exchange shall cause such demand notices and delivery orders to be sent to the sellers and buyers within 24 hours of their receipt for necessary action.

II. 270B. The demand notices and delivery orders shall be forwarded by the Exchange to the opposite parties, after registering the daily position statements of the trading members 13 days before the due dates and it shall be binding on the members to send their daily position statements with complete parchis to the Exchange by 2 p.m., on the following days. In case any member fails to send his daily position statements by the time specified in this clause and the demand notices or delivery orders are issued to him on the basis of his outstanding transactions as on 13 days prior the due dates, he shall have to accept the same.

III. After Bye-law 271(B) the following new Bye-law shall be added namely :—

"271C. In case of demand notice the sellers shall have to supply the particulars of the goods intended to be offered for delivery by him six days before due date. If he fails to do so he shall be considered to have failed to offer the goods for delivery and shall bear penalty of 15 nP. per 40 Kgs., and if he supplies the wrong particulars against the demand notice he shall have to bear the penalty at the rate of 50 nP. per 40 Kgs., as per clause (A) of Bye-law No. 271."

LACHHMI NARAIN

Secretary

The Rajdhani Grains & Jaggery Exchange Ltd.
Dated, the 14th October 1963.

NOTIFICATION BY THE KANPUR OILS & OILSEEDS EXCHANGE LIMITED, KANPUR

Kanpur, the 14th October 1963

The approval of the Secretary, Forward Markets Commission under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Kanpur Oils and Oilseeds Exchange Ltd., Kanpur, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENT

I. Bye-law 3 shall be deleted.

II. Bye-law 4 shall be deleted.

III. Bye-law 95 shall be substituted by the following namely :

"95. The basis for ascertaining 'Bold' and 'Small' seed shall be the mesh 14 for 'Lahi' and 10 for 'Lotni'."

IV. In Bye-law 96C, after the clause (b) the following new clause (c) shall be added, namely :

"(c) Every member shall submit to the Exchange on the date 12 days prior to the Due Date of delivery month a statement giving the open position on his own account and on the account of each of his constituents as at the end of the date 13 days prior to the Due Date. Every member who may have reported the open position to the Exchange as above, shall report on every succeeding day the progress of the squaring up of the open position with reference to the names and address of the constituents concerned."

V. After Bye-law 117 the following new Bye-law 118, shall be inserted :

"118. During the delivery period the margin money deposited by the Buyer and the Seller shall be retained by the Exchange till the final settlement of the delivery of the goods in respect of each of such contract against which Delivery Order or Demand Notice is issued."

VI. After Bye-law 272C, the following new Bye-law 272D shall be added, viz. :

"272D. (i) The amendments made to Bye-laws 95 and 96C on 10th October 1963 (date of approval by the Secretary, Forward Markets Commission) shall be applicable to May 1964 and subsequent deliveries of Lahi Hedge Contract.

(ii) Bye-laws 95 and 96C as they existed prior to 10th October 1963 (date of approval by the Secretary, Forward Markets Commission) shall be applicable to November 1963 delivery of Lahi Hedge Contract."

B. N. MALIK

Secretary

The Kanpur Oils & Oilseeds Exchange Ltd.
Kanpur

NOTIFICATION BY THE PUNJAB COMPANY LTD.

Bhatinda, the 10th October 1963

The approval of the Secretary, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Punjab Company Ltd., Bhatinda, the same having been previously placed on the Notice Board of the Company pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

After Bye-law 276, the following new Bye-law shall be added as bye-law 276A, viz. :

"276A. (i) The Hedge contract shall be for delivery at Bhatinda. But the seller shall

have the option of delivering goods at out-station centres mentioned in the Schedule for Cottonseed Hedge Contract appended to these bye-laws, in accordance with the provisions of these bye-laws and if he chooses to deliver at outstation centres shall do so by specifying the same in the delivery order submitted by him under the bye-laws of the Company.

- (ii) The Board may with the concurrence of the Forward Markets Commission modify the Schedule of outstation delivery centres prescribed under clause (i) above from time to time, in respect of any delivery of the Cottonseed Hedge Contract before the commencement of trading in the same."

ROSHAN LAL GUPTA

Secretary

The Punjab Company Ltd., Bhatinda

LOSTS

The Government Promissory Note No. BY279502 of the 3 per cent conversion loan of 1946 for Rs. 1,000 originally standing in the name of Mrs. Dosibai E. Majra, Dina Erechshab Majra and Kekobad E. Majra, the proprietors, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with abovementioned security.

Name of the advertiser : Kekobad E. Majra.

Residence : Transval Terrace, Grant Road Corner, Bombay 8.

The Undernoted Government Promissory Note(s) originally standing in the name of Imperial Bank of India and last endorsed by Messrs. Laxmi Narain Gauri Shankar to the District Magistrate, Gaya the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the undermentioned note(s) and the interest thereupon have been stopped at the Public Dept. Office, Reserve Bank of India, Calcutta, and that application is about to be made for the payment of discharge value thereof in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the undermentioned security(ies).

Signature of the Advertiser—S. K. CHANDRA.

Residence—Dist. Magistrate, Gaya.

Number—CA005535.

Loan—3% 1953-55.

Amount—Rs. 25,000.

Number—CA008042.

Loan—3% Victory Loan 1957.

Amount—Rs. 25,000.

The undernoted Government Promissory Note(s) originally standing in the name of Sheoparshad Gayaparshad and last endorsed to M/s. Kalicharan Jagannath, the proprietor(s) by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the undernoted note(s) and the interest thereupon have been stopped at the Public Depot Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s) payment of discharge value. The public are cautioned against purchasing or otherwise dealing with the undermentioned security(ies).

Signature of the Advertiser—For KALICHARAN JAGANNATH Proprietor.

Residence—87/166-167, G. T. Road, Acharya Nagar, Kanpur.

G.P. Note Number	Loan	Amount
378805	3½ % 1900-01	Rs. 100/-
113702	3 % 1896-97	Rs. 500/-

CHANGE OF NAMES

I hitherto known as BANHANI Doulat, son of Shri Choithram employed as Telephone Mechanic. Indian Posts & Telegraphs Department have changed my name and shall hereafter be known as "BAJAJ Doulat Kumar Choithram".

Sd. BANHANI DOULAT

I hitherto known as Surti Valji Vishram, son of Shri Bhim Vishram Govind employed as fitter in P. & T. Motor Service Bombay-1. Residing at (present address) M. H. B. Colony, Bldg. No. 32 Room No. 1720 Kherwadi, Bandra East, Bombay-51, have changed my name and shall hereafter be known as Bhim Valji Vishram.

Sd. VALJI VISHRAM SURTI

As per affidavit made on the 24th October 1962 under the seal of the Court of the Magistrate First Class, Alipore, the title of myself and my family has been changed from "Naskar" to "Roy" with effect from the 24th October 1962.

PROMODE RANJAN NASKAR

120/1-B, Khagen Sen Road
Calcutta-42

I hitherto known as Mahipat, son of Shri Babu Ram Lakhan Ray employed as Lineman (T) in DGS Telephone Exchange, C/o A.E. Phones Durgapur, Dist. Burdwan, have changed my name and shall hereafter be known as Shree Mahipat Ray.

Sd. MAHIPAT

I, RAMEKMALI of Eastern Rly. Liluah Workshop, T. No. A-276 'A' Shop, Liluah, shall henceforth be known as 'RAMEKBALI SINGH'. Affidavit made at Howrah Court on 10-9-63.

Consequent on the marriage Kum. Suhasini Mukund Bhawe desires to be known and addressed as Smt. Sudha Vasudeo Tamhankar.

I, hitherto known as FAQEERPATEL KHAJAPUR, son of MOHMEDPATEL KHAJAPUR, employed as Steno-typist in Income-tax Office, B.S.D. (West), Bombay, and residing at 72, Khandia St., Bombay-8, have changed my name and shall hereafter be known as ABDUL-MAJEED MOHMEDPATEL KHAJAPUR.

F. M. KHAJAPUR

(Sd. in existing name)

Income-tax Office,
B.S.D. (West), Aayakar Bhuwan,
Queen's Road, Bombay-1.

I, hitherto known as Mehar Chand, son of Shri Chanda Ram, employed as Lower Division Clerk in the Division of Agricultural Physics, I.A.R.I. Pusa, Delhi-12, have changed my name and shall hereafter be known as M. C. Mehar (Mehar Chand Mehar).

M. C. MEHAR

(Sd. in existing name)

I, hitherto known as VASANT MANOHAR KULKARNI, son of Shri MANOHAR BALKRISHNA KULKARNI, employed as Fitter "B" in A.F.K. residing at 183, Shukrawar Peth, Poona-2, have changed my name and shall hereafter be known as BALKRISHNA MANOHAR KULKARNI.

VASANT MANOHAR KULKARNI

(Sd. in existing name)

I, Nattibail Madhava Hegde, s/o Shri B. Devappa Hegde, now lately called Uppinangady Madhava Hegde, Higher Grade Clerk, Chief Commissioner's Secretariat, Port Blair, Andaman and Nicobar Islands wholly renounce, relinquish and abandon the use of my former surname U. Madhava Hegde and in place thereof do assume from the date hereof the surname of N. Madhava Hegde at all times hereafter in all records, deeds, and writings and in all proceedings, dealings and transactions as well private as public and upon all occasions whatsoever use and sign the name of N. Madhava Hegde as my surname in place of and in substitution for my former surname of U. Madhava Hegde.

I, hitherto known as V. CHINNATHAMBI MANUEL, son of Shri M. VALOO, employed as Supervisor in A.F.K., residing at House No. 240/6, R. A. type Range Hills, Kirkee, have changed my name and shall hereafter be known as V. CHINNATHAMBI.

V. CHINNATHAMBI MANUEL
(Sd. in existing name)

It is hereby notified that the undersigned has changed his name from 'Malkanna Rajanna' to Gangaram Ganganna Jinna.

MALKANNA RAJANNA

I, T. V. NATARANJAN PILLAY, shall henceforth be known as T. V. NATARAJAN.

I, G. SIVANESAN, Turner, Golden Rock Workshops, S/o Sri Ganesam Pillay of Trichy shall henceforth be known as G. S. DAVID consequent on my embracing Christianity.

It is hereby notified that the undersigned of the Indian Police Service has changed his name from "Piara Ram Sund" to "Piare Lal Sondhi".

PIARE LAL SONDHI
I.P.S. Probationer

I, hitherto known as B. N. RAMASWAMY JYENGAR, son of late Sri B. N. Narasimha Iyengar, employed as an Assistant, Life Insurance Corporation of India, Divisional Office, 'Jeevan Prakash', PHS/Invoice, Bangalore-2, have changed my name and shall hereafter be known as "B. N. RAMASWAMY".

Sd. B. N. RAMASWAMY
(Changed name)

IN THE COURT OF 3RD JOINT CIVIL JUDGE,
AT RAJKOT

Civil Suit No. 594 of 1961

Ranchodlal Dayalji Mistry, The Proprietor of Jyoti Industries, Rajkot (Saurashtra)—*Plaintiff*

against

G. Ishveran, The Proprietor of City Light House of Hyderabad (A.P.)—*Defendant*.
To

G. Ishveran—*defendant*.

Whereas *Plaintiff* dwelling at Rajkot has instituted a suit in this Court against you for recovery of Rs. 1618.03 you are hereby summoned to appear in this Court, in person or by a Pleader duly instructed and able to answer all material questions relating to the suit, or who shall be accompanied by some other person able to answer all such questions, on 19th December 1963 at 11 o'clock in the forenoon to answer the claim; and as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce on that day

all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentioned the suit will be heard and determined in your absence.

Also take notice that in default of your filing an address for service on or before the date mentioned you are liable to have your defence struck out.

Given under my Hand and the Seal of the Court, this 22nd day of November 1963.

ILLEGIBLE

Judge

NOTICE—(1) Should you apprehend your witnesses will not attend of their own accord, you can have a summons from this Court to compel the attendance of any witness, and the production of any document that you have a right to call upon the witness to produce, on applying to the Court and on your depositing the necessary expenses.

(2) If you admit the claim, you should pay the money into Court, together with the cost of the suit to avoid execution of the decree, which may be against your person or property or both.

(3) When this form is used as a summons for settlement of issues the portion italicized should be scored out.

IN THE MATTER OF THE COMPANIES ACT, 1956
and

IN THE MATTER OF KOSHE & CO., PRIVATE LTD.,
(Under Members' Voluntary Liquidation)

Notice is hereby given that an extra-ordinary General Meeting of the Members of Koshe & Co., Private Ltd., will be held at the Registered Office of the Company at 2685-Paharganj, New Delhi-1, at 10.00 A.M. on Wednesday the 15th of January 1964 to transact the following business :—

'To receive from the Liquidator accounts of the winding up of the Company and any explanations thereof and receive and approve the report of the Liquidator as to how the property of the Company has been disposed off and how the winding up has been conducted.'

At the same meeting the following special resolution will be considered and, if thought fit, will be passed as a Special Resolution :—

'Resolved that the books of account, other documents and papers in possession of the Liquidator be destroyed by him after the expiry of the period of five years from the date of this resolution'.

HARBANS LAL MAHAJAN
Liquidator.

Statement under section 173 of the Companies Act, 1956

The Special Resolution is being moved to enable the Liquidator to destroy the books and other documents of the Company in his possession.

The winding up of the Company has been completed and nothing is pending to the knowledge of the Liquidator.

HARBANS LAL MAHAJAN
Liquidator.

C/o Biron Sports Industries,
8-Basti Road, Jullundur.

11th November 1963

